ESTTA Tracking number:

ESTTA724018 02/01/2016

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

| Proceeding | 91221227 |
|---------------------------|---|
| Party | Defendant Longruixiang Trading(HongKong)Limited |
| Correspondence Address | NICHOLAS D WELLS KIRTON MCCONKIE PC 1800 WORLD TRADE CENTER, 60 E SOUTH TEMPLE SALT LAKE CITY,, UT 100045 UNITED STATES nwells@kmclaw.com |
| Submission | Request to Withdraw as Attorney |
| Filer's Name | Nicholas D. Wells |
| Filer's e-mail | nwells@legendslaw.com |
| Signature | /Nicholas Wells/ |
| Date | 02/01/2016 |
| Attachments | MOUSAITTAB Withdrawal as Counsel.pdf(77140 bytes) |

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Mark: **MOUSAI** Serial No.: 86328801 Published: November 25, 2014

Mouser Electronics, Inc.

Opposer,

v.
Opposition No. 91221227

LONGRUIXIANG TRADING
(HONGKONG)LIMITED
Applicant

MOTION TO WITHDRAW AS REPRESENTATIVE

COMES NOW Nicholas D. Wells, Counsel for Applicant and hereby moves this honorable Board to permit Nicholas D. Wells to withdraw as counsel for Applicant as permitted by 37 CFR § 2.19(b).

As grounds for this motion to withdraw, Counsel states that 1. Applicant is unwilling to pay counsel's legal fees to continue this representation; and 2. Applicant has not responded to counsel inquiries for instructions regarding this matter for a period of three months.

Counsel asserts that this withdrawal will cause no prejudice to the rights of Applicant because of the fact that the proceedings have been very recently suspended and the proceedings are still at a stage where Applicant has time to conduct discovery if desired.

Counsel affirms that counsel has notified the Applicant of his desire to withdraw

from employment, and has allowed time for employment of another practitioner.

Counsel affirms that counsel has delivered to Applicant all papers and property in

counsel's possession that relate to the proceeding and to which the client in entitled.

Counsel affirms that if any part of a fee paid by Applicant to counsel has not been

earned, the unearned part has been refunded to Applicant.

WHEREFORE, Counsel for Applicant requests that this Motion to Withdraw as

Representative be granted.

Respectfully Submitted,

Dated: February 1, 2016

By: /s/Nicholas D. Wells

Nicholas D. Wells

1800 World Trade Center

60 E. South Temple

Salt Lake City, Utah 84111

Attorney for Applicant LONGRUIXIANG TRADING (HONGKONG)LIMITED

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of February, 2016, I served a copy of this MOTION TO WITHDRAW AS REPRESENTATIVE on the attorney for the Opposer and on the Applicant and on Applicant's Chinese representative, as designated below, by placing said copies in the United States Mail, first class, postage prepaid, addressed as follows:

JASON R FULMER GARDERE WYNNE SEWELL LLP 300 THANKSGIVING TOWER, 1601 ELM ST STE 3000 DALLAS, TX 75201

LONGRUIXIANG TRADING(HONGKONG)LIMITED 1508/1508,5/F,Grand Plaza Office TowerII 625 NATHAN ROAD KL HONG KONG

Wang Hongrui Sndre International Intellectual Property Attorney Co., Ltd. P.O. Box 100045-28, Beijing 100045 China

By: /s/Nicholas D. Wells